

PTO/SB/17 (10-03)

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

FEE TRANSMITTAL					Complete if Known									
for FY 2005					┕▐	Application Number 10/791,878								
						Filing Date			March 4, 2004					
Effective 10/01/2003. Patent fees are subject to annual revision.						First Named Inventor Jan MULDER								
						-	Examiner Name			Shingleton, Michael B.				
Applicar	nt claims	small	entity status. S	ee 37 CFR 1.27			Art Unit 2817							
TOTAL AN	OUNT (OF PA	YMENT	(\$) 400.	00		Attorney Docket No. 1875.1690002							
METH	OD OF	PAY	MENT (check	all that apply)					FEE	E CAI	LCULA	TION (con	tinued)	
Check	X Credit	card	Money C	Other** No	ne	3. A	DDITI	ONAL	. FEE	S				
			es or credit any s to Deposit Ac	overpayments	in		Entity			'				
Deposit	, toodanti	the rec		17-0030.		Fee Code	Fee (\$)	Fee Code	Fee (\$)		Fee (Description	1	Fee Paid
Account Number			19-0036			1051	130	2051	65	Surch	arge - late	filing fee or o	oath	
Deposit Account	Sterne P.L.L		ssler, Goldste	ein & Fox		1052	50	2052	25	Surch		provisional f	iling fee or	
Name The Director is			(check all that ap	oly)	ł	1053	130	1053	130		nglish spe	ecification		
Charge fee				t any overpaymer	nts	1812	2,520	1812	•		-		te reexamination	i
Charge any	additiona	ıl fee(s)	or any underpay	ment of fee(s)		1804	920*	1804	920*		esting pub iner action	lication of SIF	R prior to	
Charge feet to the above-id-	. ,		w, except for the ccount.	e filing fee		1805	1,840*	1805	1,840*		esting pub iner actior	dication of SII	R after	
		•	LCULATION			1251	110	2251	55	Exten	sion for re	eply within firs	st month	
1. BASIC FILING FEE					1252	430	2252	215	Exter	ision for re	eply within se	cond month	<u> </u>	
Large Entity S	mall Ent	ity			I	1253	980	2253	490	Exten	sion for re	eply within thi	rd month	
	Fee Fee Code (\$)		ee Description	Fee Pa		1254	1,530	2254	765	Exten	sion for re	eply within for	urth month	
	2001 39		Utility filing fee		¬1	1255	2,080	2255	1,040	Exten	sion for re	ply within fift	h month	
1002 350	2002 17	5	Design filing fee		-11	1401	340	2401	170	Notice	e of Appea	al		
1003 550	2003 27	5	Plant filing fee		J١	1402	340	2402				support of an	appeal	
1004 790	2004 39	5	Reissue filing fee	,	IJI.	1403	300	2403			est for ora	l hearing		
1005 160	2005 8	0	Provisional filing	fee	- !!		1,510					•	se proceeding	
J		su	IBTOTAL (1)	(\$) 0.0	<u>o</u>	1452	110	2452	55	Petitic	on to reviv	e - unavoidat	ole	[[
2. EXTRA C	CLAIM F	FEES	FOR UTILIT	AND REISS	UE		1,370	2453	685			e - unintentio	nal	
		_		ee from _			1,370	2501	685			(or reissue)		I
Total Claims		- 20		below Fee P	١٣	1502 1503	490 660	2502 2503	245 330	-	n issue fe issue fee	e	!	
Independent Claims		- 3 "	·=			1460	130	1460	130			Commission	or	
Multiple Deper	ndent	3				1807	50	1807	50			under 37 CF		
Large Entity	Small E	ntity	_		-I			1806			-		isclosure Stmt	180.00
Fee Fee	Fee	Fee	Fee Descript	ion		1806	180		180			patent assig		100.00
Code (\$) 1202 18	Code 2202		Claims in exces	s of 20		8021	40	8021	40			number of pr		
1202 16	2202	44		ims in excess of 3		1809	790	2809	395		a submiss	sion after fina	ıl rejection	
1203 300		150	•	ent claim, if not pa		1810	790	2810	395	•		رم)) onal invention	n to be	
1204 86	2204		** Reissue inde	pendent claims						exam	ined (37 C	CFR 1.129(b))	
1205 18	2205	9		s in excess of 20		1801 1802	790 900	2801 1802		Requ		pedited exam	nination (RCE) nination	
					Other	fee (sp	ecify)]	Cermi		isclaime			220.00	
**or number	r previous		'OTAL (2) if greater; For Re	(\$) 0.0		*Redu	iced by	Basic F	Filing F	ee Pai	d S	UBTOTAL	(3) (\$)	400.00
SUBMITTED E												(Complete (ii		1111111
Name (Print/Type		Theo	dere A. Woo	d d			Registrat Attomey/			52,3	74	Telephone	(202) 371	-2600
Name (Print/Type) Theodore A. Wood Signature							.49/10		,-		Date	October 1		

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

This collection of information is required by 37 CFR 1.17 and 1.27. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



PTO/SB/26 (08-03)
Approved for use through 07/31/2006.
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act 6 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT

Docket Number (Optional)

1875.1690002

In re Appli	cation o	f:
-------------	----------	----

Jan MULDER et al.

Application No.:

10/791,878

Filed:

March 4, 2004

For: Single-Ended-To-Differential Converter with Common-Mode Voltage Control

The owner*, <u>Broadcom Corporation</u>, of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173, as presently shortened by any terminal disclaimer, of prior Patent No(s). <u>6,727,756</u>. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and the prior patent(s) are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of the prior patent(s), as presently shortened by any terminal disclaimer, in the event that it later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as presently shortened by any terminal disclaimer.

					_			
Check	either	hox	1	or	2	below	if	appropriate.

1.	For submissions on behalf of an organization (e.g., or	corporation, partnership,	university, government	agency,
	etc.), the undersigned is empowered to act on behal	f of the organization.		

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

2	IvI	The undersigned is an attorner	
Z.	LAI	The undersioned is an attorne	v or agent of record



October 18, 2004

Date

Robert Sokohl, Reg. No. 36,013

Typed or printed name

(202) 371-2600

Telephone Number

[X] Terminal disclaimer fee under 37 CFR 1.20(d) included.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 and select option 2.

295,837

OT 18 2004

PTO/SB/25 (08-03)
Approved for use through 07/31/2006. OMB 0651-0031
U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the Paper ork Reduction Actor 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

TERMINAL DISCRAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPLICATION

Docket Number (Optional)

1875.1690002

In re Application of:

Jan MULDER et al.

Application No.:

10/791,878

Filed:

March 4, 2004

For:

Single-Ended-To-Differential Converter with Common-Mode Voltage Control

The owner*, <u>Broadcom Corporation</u>, of <u>100</u> percent interest in the instant application hereby disclaims, except as provided below, the terminal part of the statutory term of any patent granted on the instant application, which would extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 and 173 as shortened by any terminal disclaimer filed prior to the grant of any patent granted on pending second Application Number <u>10/105,253</u>, filed on <u>March 26, 2002</u>, of any patent on the pending second application. The owner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the second application are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors or assigns.

In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.

1.	For submissions on behalf of an organization (e.g., corporation, partnership, university, government agency etc.), the undersigned is empowered to act on behalf of the organization.
	bereby declare that all statements made berein of my own knowledge are true and that all statements made

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

	2.	X	The undersigned is an attorney or ag	gent of record	d
--	----	---	--------------------------------------	----------------	---

Check either box 1 or 2 below, if appropriate.

10/19/2004 SSESHE1 00000017 10791878

01 FC 1814

110.00 OP

October 18, 2004

ure Date

Robert Sokohl, Reg. No. 36,013

Typed or printed name

(202) 371-2600

Telephone Number

Terminal disclaimer fee under 37 CFR 1.20(d) is included.

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this statement. See MPEP § 324.

This collection of information is required by 37 CFR 1.321. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.